2009 DRAFTING REQUEST

Senate Amendment (SA-SSA1-AB75)

Received: 06/12/2009					Received By: mshovers				
Wanted: As time permits					Identical to LRB:				
For: Legislative Fiscal Bureau 6-3847					By/Representing: Runde (FA)				
This file may be shown to any legislator: NO					Drafter: mshovers				
May Contact:					Addl. Drafters:				
Subject:	Tax, In	dividual - inco	me		Extra Copies:	EVM			
Submit vi	ia email: YES								
Requester	r's email:								
Carbon co	opy (CC:) to:								
Pre Topi	c:								
LFB:l	Runde (FA) -								
Topic:									
	ies and village ts to housing i		of a tax inc	remental distr	rict (TID) for up t	o one year and	transfer		
Instructi	ons:		<u> </u>						
See attach	ned. Same as	SB 81 (LRB -08	844/1)						
Drafting	History:				THE PARTY OF THE P				
Vers.	<u>Drafted</u>	Reviewed	Typed	Proofed	Submitted	Jacketed	Required		
/?	mshovers 06/13/2009	wjackson 06/14/2009							
/1			mduchek 06/14/200)9	cduerst 06/14/2009				
/2	mshovers 06/15/2009	kfollett 06/15/2009	rschluet 06/15/200)9	lparisi 06/15/2009				

Received By: mshovers

2009 DRAFTING REQUEST

Senate Amendment (SA-SSA1-AB75)

Received: 06/12/2009

Wanted: As time permits				Identical to LRB:			
For: Legislative Fiscal Bureau 6-3847				By/Representing: Runde (FA)			
This file may be shown to any legislator: NO				Drafter: mshovers			
May Contact:				Addl. Drafters:			
Subject:	Tax, Inc	dividual - inco	ne		Extra Copies:	EVM	
Submit vi	ia email: YES						
Requeste	r's email:						
Carbon co	opy (CC:) to:						
Pre Topi	c:			A STATE OF TAXABLE PARTY OF TAXABLE PART			
LFB:I	Runde (FA) -						
Topic:							
	class cities to ts to housing i		tax increm	ental district	(TID) for up to on	e year and tran	asfer
Instructi	ons:				F		
See attacl	ned. Same as	SB 81 (LRB -08	344/1)				
Drafting	History:						
Vers.	Drafted	Reviewed	<u>Typed</u>	Proofed	Submitted	<u>Jacketed</u>	Required
?	mshovers 06/13/2009	wjackson 06/14/2009					
' 1		6/18	mduchek 06/147200)9	cduerst 06/14/2009		
FE Sent F	For:			<end></end>			
			V				

Received By: mshovers

2009 DRAFTING REQUEST

Senate Amendment (SA-SSA(LRBs0076/1)-AB75)

Received: 06/12/2009

Wanted: As time permits				Identical to LRB:				
For: Legislative Fiscal Bureau 6-3847				By/Representing: Runde				
This file may be shown to any legislator: NO					Drafter: mshovers			
May Contact:					Addl. Drafters:			
Subject:	Tax, I	ndividual - inco	me		Extra Copies:	EVM		
Submit	via email: YE S	S						
Request	er's email:							
Carbon	copy (CC:) to:							
Pre Top	oie:			· · · · · · · · · · · · · · · · · · ·				
LFB:	.Runde -							
Topic:							· · · · · · · · · · · · · · · · · · ·	
		o extend life of a improvements	tax incren	nental district	(TID) for up to on	e year and trar	nsfer	
Instruc	tions:							
See attac	ched. Same as	SB 81 (LRB -08	344/1)					
Draftin	g History:							
Vers.	Drafted	Reviewed	Typed	Proofed	Submitted	<u>Jacketed</u>	Required	
/?	mshovers	11 Wij 6/14		****				
/M	E56/12	1 Wy 6/14						
FE Sent	For:	1		<fnd></fnd>				

Shovers, Marc

From:

Runde, Al

Sent:

To: Subject: Friday, June 12, 2009 5:43 PM Shovers, Marc Senate Amendment

Marc,

Senate Bill 81 (LRB 0844/1) is going in the **SENATE** Amendment.

Thanks,

Al

Al Runde

Legislative Fiscal Analyst

Wisconsin Legislative Fiscal Bureau

(608) 266-3847



State of Wisconsin 2009 - 2010 LEGISLATURE

LRBb1241/

Kift

LFB:.....Runde – Allow 1st class cities to extend life of a tax incremental district (TID) for up to one year and transfer increments to housing improvements

FOR 2009-11 BUDGET -- NOT READY FOR INTRODUCTION SENATE AMENDMENT,

TO SENATE SUBSTITUTE AMENDMENT (LARBS 0.078/1),
TO 2009 ASSEMBLY BILL 75

At the locations indicated, amend the substitute amendment as follows:

2

1

(reinfor

2

3

4

2009 SENATE BILL 81

February 18, 2009 – Introduced by Senators Coggs, Hansen, Plale, Erpenbach and Taylor, cosponsored by Representatives Grigsby, Young, A. Williams, Pasch, Berceau, Fields, Zepnick, Richards, Turner, Cullen, Sinicki and Toles. Referred to Committee on Ethics Reform and Government Operations.

AN ACT to renumber 66.1105 (2) (a); to amend 66.1103 (2) (k) 20. and 66.1105 (6) (c); and to create 66.1105 (2) (ab), 66.1105 (2) (bq) and 66.1105 (6) (g) of the

statutes; relating to: authorizing a city or village to extend the life of a tax

incremental district for one year to benefit housing in the city or village.

Analysis by the Legislative Reference Bureau

Under the current tax incremental financing program, a city or village may create a tax incremental district (TID) in part of its territory to foster development if at least 50 percent of the area to be included in the TID is blighted, in need of rehabilitation or conservation, suitable for industrial sites, or suitable for mixed—use development. Before a city or village may create a TID, several steps and plans are required. These steps and plans include public hearings on the proposed TID within specified time frames, preparation and adoption by the local planning commission of a proposed project plan for the TID, approval of the proposed project plan by the common council or village board, and adoption of a resolution by the common council or village board that creates the TID as of a date provided in the resolution.

Also under current law, once a TID has been created, the Department of Revenue (DOR) calculates the "tax increment base value" of the TID, which is the equalized value of all taxable property within the TID at the time of its creation. If the development in the TID increases the value of the property in the TID above the base value, a "value increment" is created. That portion of taxes collected on the value increment in excess of the base value is called a "tax increment." The tax increment is placed in a special fund that may be used only to pay back the project

SENATE BILL 81

costs of the TID. The costs of a TID, which are initially incurred by the creating city or village, include public works such as sewers, streets, and lighting systems; financing costs; site preparation costs; and professional service costs. authorizes the allocation of the tax increments until the TID terminates or, generally, 20 years, 23 years, or 27 years after the TID is created, depending on the type of TID and the year in which it was created. Under certain circumstances, the life of the TID and the allocation period may be extended.

Under current law, a planning commission may adopt an amendment to a project plan, which requires the approval of the common council or village board and the same findings that current law requires for the creation of a new TID. Current law also authorizes the amendment of a project plan up to four times during a TID's existence to change the district's boundaries by adding or subtracting territory.

This bill authorizes a city or village to extend the life of a TID created by the city or village for one year after all of the TID's project costs have been paid. Under the bill, DOR is required to continue to authorize the allocation of tax increments for the TID as if its project costs had not been paid off, without regard to whether the TID would otherwise not be eligible to receive the increments, and without regard to whether the TID would otherwise be required to terminate. The city or village must use at least 75 percent of the increments received during the TID's extended life to benefit affordable housing in the city or village. The remainder of the increments must be used to improve the quality of the city's or village's existing housing stock,

For further information see the state and local fiscal estimate, which will be printed as an appendix to this bill.

The people of the state of Wisconsin, represented in senate and assembly, do

Page

 $\mathbf{2}$

3

4

5

7

8

9

10

Fine 20 ofter that /ine insert ()
SECTION (\$66.1103 (2) (k) 20. of the statutes is amended to read:

66.1103 (2) (k) 20. A shopping center, or an office building, convention or trade

center, hotel, motel or other nonresidential facility, which is located in or adjacent to

a blighted area as defined by s. 66.1105 (2) (a) (ae), 66.1331 (3) (a) or 66.1333 (2m)

(b) or in accordance with a redevelopment plan or urban renewal plan adopted under

6 s. 66.1331 (5) or 66.1333 (6). ₩ 1488 U

SECTION 26 66.1105 (2) (a) of the statutes is renumbered 66.1105 (2) (ae).

SECTION (36.1105 (2) (ab) of the statutes is created to read:

66.1105 (2) (ab) "Affordable housing" means housing that costs a household no

more than 30 percent of the household's gross monthly income.

SENATE BILL 81

1

2

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

SECTION 66.1105 (2) (bq) of the statutes is created to read:

66.1105 (2) (bq) "Household" means an individual and his or her spouse and all

minor dependents. To sert ()

SECTION 66.1105 (6) (c) of the statutes is amended to read:

66.1105 (6) (c) Except for tax increments allocated under par. (d), (dm), (e), or (f), or (g) all tax increments received with respect to a tax incremental district shall, upon receipt by the city treasurer, be deposited into a special fund for that district. The city treasurer may deposit additional moneys into such fund pursuant to an appropriation by the common council. No moneys may be paid out of such fund except to pay project costs with respect to that district, to reimburse the city for such payments, to pay project costs of a district under par. (d), (dm), (e), or (f), or (g) or to satisfy claims of holders of bonds or notes issued with respect to such district. Subject to par. (d), (dm), (e), or (f), or (g), moneys paid out of the fund to pay project costs with respect to a district may be paid out before or after the district is terminated under sub. (7). Subject to any agreement with bondholders, moneys in the fund may be temporarily invested in the same manner as other city funds if any investment earnings are applied to reduce project costs. After all project costs and all bonds and notes with respect to the district have been paid or the payment thereof provided for, subject to any agreement with bondholders, if there remain in the fund any moneys that are not allocated under par. (d), (dm), (e), or (f), or (g), they shall be paid over to the treasurer of each county, school district or other tax levying municipality or to the general fund of the city in the amounts that belong to each respectively, having due regard for that portion of the moneys, if any, that represents tax increments not allocated to the city and that portion, if any, that represents voluntary deposits of the city into the fund.

SENATE BILL 81

® 1489 i

Section 66 66.1105 (6) (g) of the statutes is created to read:

66.1105 (6) (g) 1. After the date on which a tax incremental district created by a city pays off the aggregate of all of its project costs, and notwithstanding the time at which such a district would otherwise be required to terminate under sub. (7), a city may extend the life of the district for one year if the city does all of the following:

- a. The city adopts a resolution extending the life of the district for a specified number of months. The resolution shall specify how the city intends to improve its housing stock, as required in subd. 3.
- b. The city forwards a copy of the resolution to the department of revenue, notifying the department that it must continue to authorize the allocation of tax increments to the district under par. (a).
- 2. If the department of revenue receives a notice described under subd. 1. b., it shall continue authorizing the allocation of tax increments to the district under par. (a) during the district's life, as extended by the city, as if the district's costs had not been paid off and without regard to whether any of the time periods specified in par. (a) 2. to 8. would otherwise require terminating the allocation of such increments.
- 3. If a city receives tax increments as described in subd. 2., the city shall use at least 75 percent of the increments received to benefit affordable housing in the city. The remaining portion of the increments shall be used by the city to improve the city's housing stock.

22

Page 1903 line 60 after that line insert ()

23

(Districts) The treatment of sections (6.1103(2)(K)) 200

And (6.1105(2)(a) (ab), and (bq) and (6) (c) and (g) of the OME

Statutes

(END)



State of Misconsin 2009-2010 LEGISLATURE

LRBb1241/1 MES:kjf&wlj:md

avillages

LFB:.....Runde (FA) – Allow (1st class cities to extend life of a tax incremental district (TID) for up to one year and transfer increments to housing improvements

FOR 2009-11 BUDGET -- NOT READY FOR INTRODUCTION SENATE AMENDMENT,

TO SENATE SUBSTITUTE AMENDMENT 1, TO 2009 ASSEMBLY BILL 75

1	At the locations indicated, amend the substitute amendment as follows:
2	1. Page 736, line 2: after that line insert:
3	"Section 1488s. 66.1103 (2) (k) 20. of the statutes is amended to read:
4	66.1103 (2) (k) 20. A shopping center, or an office building, convention or trade
5	center, hotel, motel or other nonresidential facility, which is located in or adjacent to
6	a blighted area as defined by s. 66.1105 (2) (a) (ae), 66.1331 (3) (a) or 66.1333 (2m)
7	(b) or in accordance with a redevelopment plan or urban renewal plan adopted under
8	s. 66.1331 (5) or 66.1333 (6).

Section 1488u. 66.1105 (2) (a) of the statutes is renumbered 66.1105 (2) (ae).

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

SECTION 1488uc. 66.1105 (2) (ab) of the statutes is created to read:

66.1105 (2) (ab) "Affordable housing" means housing that costs a household no more than 30 percent of the household's gross monthly income.

SECTION 1488ue. 66.1105 (2) (bq) of the statutes is created to read:

66.1105 (2) (bq) "Household" means an individual and his or her spouse and all minor dependents.".

2. Page 736, line 7: after that line insert:

"Section 1489e. 66.1105 (6) (c) of the statutes is amended to read:

66.1105 (6) (c) Except for tax increments allocated under par. (d), (dm), (e), or (f), or (g) all tax increments received with respect to a tax incremental district shall. upon receipt by the city treasurer, be deposited into a special fund for that district. The city treasurer may deposit additional moneys into such fund pursuant to an appropriation by the common council. No moneys may be paid out of such fund except to pay project costs with respect to that district, to reimburse the city for such payments, to pay project costs of a district under par. (d), (dm), (e), or (f), or (g) or to satisfy claims of holders of bonds or notes issued with respect to such district. Subject to par. (d), (dm), (e), or (f), or (g), moneys paid out of the fund to pay project costs with respect to a district may be paid out before or after the district is terminated under sub. (7). Subject to any agreement with bondholders, moneys in the fund may be temporarily invested in the same manner as other city funds if any investment earnings are applied to reduce project costs. After all project costs and all bonds and notes with respect to the district have been paid or the payment thereof provided for, subject to any agreement with bondholders, if there remain in the fund any moneys that are not allocated under par. (d), (dm), (e), or (f), or (g), they shall be paid over to

the treasurer of each county, school district or other tax levying municipality or to the general fund of the city in the amounts that belong to each respectively, having due regard for that portion of the moneys, if any, that represents tax increments not allocated to the city and that portion, if any, that represents voluntary deposits of the city into the fund.

SECTION 1489i. 66.1105 (6) (g) of the statutes is created to read:

- 66.1105 (6) (g) 1. After the date on which a tax incremental district created by a city pays off the aggregate of all of its project costs, and notwithstanding the time at which such a district would otherwise be required to terminate under sub. (7), a city may extend the life of the district for one year if the city does all of the following:
- a. The city adopts a resolution extending the life of the district for a specified number of months. The resolution shall specify how the city intends to improve its housing stock, as required in subd. 3.
- b. The city forwards a copy of the resolution to the department of revenue, notifying the department that it must continue to authorize the allocation of tax increments to the district under par. (a).
- 2. If the department of revenue receives a notice described under subd. 1. b., it shall continue authorizing the allocation of tax increments to the district under par. (a) during the district's life, as extended by the city, as if the district's costs had not been paid off and without regard to whether any of the time periods specified in par. (a) 2. to 8. would otherwise require terminating the allocation of such increments.
- 3. If a city receives tax increments as described in subd. 2., the city shall use at least 75 percent of the increments received to benefit affordable housing in the city.

7

- The remaining portion of the increments shall be used by the city to improve the city's housing stock.".
 - **3.** Page 1903, line 6: after that line insert:
- "(2i) Extending the life of certain tax incremental districts. The treatment of sections 66.1103 (2) (k) 20. and 66.1105 (2) (a), (ab), and (bq) and (6) (c) and (g) of the statutes takes effect on October 1, 2009.".

(END)



State of Misconsin 2009 - 2010 LEGISLATURE

LRBb1241/2 MES:kjf&wlj:rs

LFB:.....Runde (FA) - Allow cities and villages to extend life of a tax incremental district (TID) for up to one year and transfer increments to housing improvements

FOR 2009-11 BUDGET -- NOT READY FOR INTRODUCTION SENATE AMENDMENT,

TO SENATE SUBSTITUTE AMENDMENT 1, TO 2009 ASSEMBLY BILL 75

1	At the locations indicated, amend the substitute amendment as follows:
2	1. Page 736, line 2: after that line insert:
3	"Section 1488s. 66.1103 (2) (k) 20. of the statutes is amended to read:
4	66.1103 (2) (k) 20. A shopping center, or an office building, convention or trade
5	center, hotel, motel or other nonresidential facility, which is located in or adjacent to
6	a blighted area as defined by s. 66.1105 (2) (a) (ae), 66.1331 (3) (a) or 66.1333 (2m)
7	(b) or in accordance with a redevelopment plan or urban renewal plan adopted under
8	s. 66.1331 (5) or 66.1333 (6).

SECTION 1488u. 66.1105 (2) (a) of the statutes is renumbered 66.1105 (2) (ae).

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

Section 1488uc. 66.1105 (2) (ab) of the statutes is created to read:

66.1105 (2) (ab) "Affordable housing" means housing that costs a household no more than 30 percent of the household's gross monthly income.

Section 1488ue. 66.1105 (2) (bq) of the statutes is created to read:

66.1105 (2) (bq) "Household" means an individual and his or her spouse and all minor dependents.".

2. Page 736, line 7: after that line insert:

"Section 1489e. 66.1105 (6) (c) of the statutes is amended to read:

66.1105 (6) (c) Except for tax increments allocated under par. (d), (dm), (e), or (f), or (g) all tax increments received with respect to a tax incremental district shall, upon receipt by the city treasurer, be deposited into a special fund for that district. The city treasurer may deposit additional moneys into such fund pursuant to an appropriation by the common council. No moneys may be paid out of such fund except to pay project costs with respect to that district, to reimburse the city for such payments, to pay project costs of a district under par. (d), (dm), (e), or (f), or (g) or to satisfy claims of holders of bonds or notes issued with respect to such district. Subject to par. (d), (dm), (e), or(g), moneys paid out of the fund to pay project costs with respect to a district may be paid out before or after the district is terminated under sub. (7). Subject to any agreement with bondholders, moneys in the fund may be temporarily invested in the same manner as other city funds if any investment earnings are applied to reduce project costs. After all project costs and all bonds and notes with respect to the district have been paid or the payment thereof provided for, subject to any agreement with bondholders, if there remain in the fund any moneys that are not allocated under par. (d), (dm), (e), or (f), or (g), they shall be paid over to

the treasurer of each county, school district or other tax levying municipality or to the general fund of the city in the amounts that belong to each respectively, having due regard for that portion of the moneys, if any, that represents tax increments not allocated to the city and that portion, if any, that represents voluntary deposits of the city into the fund.

Section 1489i. 66.1105 (6) (g) of the statutes is created to read:

66.1105 (6) (g) 1. After the date on which a tax incremental district created by a city pays off the aggregate of all of its project costs, and notwithstanding the time at which such a district would otherwise be required to terminate under sub. (7), a city may extend the life of the district for one year if the city does all of the following:

- a. The city adopts a resolution extending the life of the district for a specified number of months. The resolution shall specify how the city intends to improve its housing stock, as required in subd. 3.
- b. The city forwards a copy of the resolution to the department of revenue, notifying the department that it must continue to authorize the allocation of tax increments to the district under par. (a).
- 2. If the department of revenue receives a notice described under subd. 1. b., it shall continue authorizing the allocation of tax increments to the district under par. (a) during the district's life, as extended by the city, as if the district's costs had not been paid off and without regard to whether any of the time periods specified in par. (a) 2. to 8. would otherwise require terminating the allocation of such increments.
- 3. If a city receives tax increments as described in subd. 2., the city shall use at least 75 percent of the increments received to benefit affordable housing in the city.

6

7

1	The remaining portion of the increments shall be used by the city to improve the city's
2	housing stock.".
3	3. Page 1903, line 6: after that line insert:
4	"(2i) EXTENDING THE LIFE OF CERTAIN TAX INCREMENTAL DISTRICTS. The treetment

"(2i) EXTENDING THE LIFE OF CERTAIN TAX INCREMENTAL DISTRICTS. The treatment of sections 66.1103 (2) (k) 20. and 66.1105 (2) (a), (ab), and (bq) and (6) (c) and (g) of the statutes takes effect on October 1, 2009.".

(END)